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July 24, 2025

VIA ECF

Hon. Sanket J. Bulsara
United States District Court
Eastern District of New York
100 Federal Plaza
Central Islip, NY 11722

Re: *Fischer, et al. v. Government Employees Insurance Company*
Case No. 2:23-CV-02848 (SJB) (SLT)

Dear Judge Bulsara:

We represent Defendant Government Employees Insurance Company (“GEICO”) in the above-referenced matter.

We write pursuant to Rule VI(D) of the Court’s Individual Practices for Civil Cases to confirm that yesterday GEICO has served the following documents on Plaintiffs in accordance with the Parties’ So Ordered briefing schedule for GEICO’s Motion to Exclude the Testimony of Catherine O’Neil (*see* ECF No. 105; July 9, 2025 Text Order granting ECF No. 105):

1. GEICO’s Notice of Motion to Exclude the Testimony of Catherine O’Neil (the “Motion”);
2. GEICO’s Memorandum of Law in Support of the Motion;
3. Declaration of Gerald L. Maatman, Jr. in Support of the Motion (the “Maatman Declaration”); and
4. Corresponding Exhibits A through K attached to the Maatman Declaration.

These documents were served by GEICO on Plaintiffs via electronic mail on July 23, 2025. On or before GEICO’s August 27, 2025 deadline to serve Plaintiffs with its Reply papers (ECF No. 105), GEICO shall bundle, serve, and file with the Court GEICO’s moving brief in support of the Motion, Plaintiffs’ Response in Opposition to the Motion, GEICO’s Reply papers, and other

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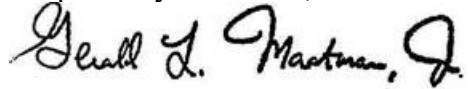
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relevant briefing documents when the Motion is fully briefed.

We thank the Court for its attention to this matter.

Respectfully submitted,



Gerald L. Maatman, Jr.

GLM

cc: All Counsel of Record (via ECF)